REMARKS

Response to Claim Rejections Under 35 U.S.C. §102(b)

The Office has rejected claims 1, 3-8, 14-17, 26 and 27 under 35 U.S.C. § 102(b) as being anticipated by U.S. Patent No. 5,774,650 to Chapman et al. If examination at the initial stage does not produce a *prima facie* case of unpatentability, then without more, the applicant is entitled to the grant of the patent. See *In re Oetiker*, 977 F. 2d 1443 (Fed. Cir. 1992). Under 35 U.S.C. § 102, anticipation requires that there is no difference between the claimed invention and reference disclosure, as viewed by a person of ordinary skill in the field of the invention. See *Scripps Clinic & Research Foundation v. Genentech, Inc.*, 927 F.2d 1565. Anticipation requires the presence in a single prior art reference disclosure of each and every element of the claimed invention, arranged as in the claim. In deciding the issue of anticipation, the trier of fact must identify the elements of the claims, determine their meaning in light of the specification and prosecution history, and identify corresponding elements disclosed in the allegedly anticipating reference. *See Lindemann Maschinenfabrik GmbH v. American Hoist & Derrick Co.*, 730 F.2d 1452.

Regarding Applicants' independent claim 1 and independent claim 26, claim 1 and claim 26 recite a method and system, respectively, for verifying the identities of new users of a computer system using similarity searching in order to detect user identity fraud, as contrasted to the Chapman reference which discloses a method for controlling access to a networked computer system by username and password. These differences account for the Applicants' claim limitations that are not found in the Chapman reference. See Table 1 for a side-by-side comparison of the limitations of Applicants' claims 1 and 26 with the citations relied on by the Office for rejecting Applicants' claims 1 and 26.

It should be noted that the meaning of the term "similarity searching" is based on the use of a similarity search engine disclosed in paragraph 0009 of Applicants' specification as U.S. Patent Application No. 09/401,101, filed on September 22, 1999, which is incorporated by reference into Applicants' specification. U.S. Patent Application No. 09/401,101 issued as U.S. Patent No. 6,618,727 on September 9, 2003.

Similarity searching according to U.S. Patent No. 6,618,727 is a computer-implemented method for detecting and scoring similarities between documents in a source database and a search criterion such as new user profile data. It uses a hierarchy of parent and child categories to be searched, linking each child category with its parent category, which may be likened to a tree type structure with parent and child objects. Source database documents are converted into hierarchical database documents having parent and child objects with data values organized using the hierarchy of parent and child categories to be searched. For each child object, a child object score is calculated that is a quantitative measurement of the similarity between child objects in the hierarchical database documents and the search criteria. A parent object score are computed from its child object scores. A user may select from a list of unique algorithms for determining child object scores and parent object scores. Calculating a score comprises determining a number for the score that represents how similar and dissimilar the source value is to the search criteria such as the new user profile data. The calculated score is a quantitative measure of the similarity between the source data and search criteria, and may, for example, take on any value between the numbers zero and one.

The first element of Applicants' claim 1 and claim 26 recite the limitation, "receiving a plurality of records, each record containing profile data input by a new user". See row 1 of Table 1A for a side-by-side comparison of this first limitation of claims 1 and 26 with the passage from

the Chapman reference that the Office asserts is equivalent. Applicants contend that this claim limitation is not explicit, implicit or inherent in the passage in Chapman cited by the Office, as shown in Table 1A. The profile data in this limitation may be any information provided by a user, such as home address, social security number, driver's license number, height, weight etc. Applicants' profile data is not constrained to be user names and passwords as cited by the Office in column 1, lines 17-20 of the Chapman reference. Furthermore, the inputting of profile data into a record, as claimed by Applicants, is only required by new users on a one-time only basis, and is not required by all users for gaining access to a computer system as cited by the Office in column 1, lines 17-20 of the Chapman reference. Applicants' profile is input by a new user for determining that the new user is the person identified in the profile data, and Applicants' profile data is used to determine if the new user has been involved in fraudulent activities in the past. In contrast, the files described in the Chapman reference are merely conventional user name and password information used by all users for gaining access to a computer system. The username and password files described in the Chapman reference must be entered by all users of a computer system every time a user wishes to gain access to the computer system. The profile data of Applicants' disclosure is only required by new users to determine if they qualify to be allowed to access a computer system, since once a new user qualifies for access to the computer system, the new user no longer needs to re-qualified by inputting profile data. Once a new user has been allowed access to a computer system, the new user is no longer a new user, and profile data entry is no longer required for computer access. A plain reading of this limitation of Applicants' claim 1 demonstrates patentably distinguishable features that are not found in the Chapman reference cited by the Office.

The second element of Applicants' claim 1 and the third element of Applicants' claim 26 recite the limitation, "similarity searching the profile data of each record against suspended-users profile data". As described above, U.S. Patent No. 6,618,727, which is incorporated herein by reference, discloses a similarity search engine that may be used for similarity searching by comparing two documents to determine indicia of similarity that provides a quantitative measure of how alike the two documents are, such as a new user profile data and suspended-users profile data. This similarity search engine is used to similarity search the profile data against suspended-users profile data and provide a similarity search result set that includes indicia of similarity. The suspended-users profile data contains profile data of users that have been removed or suspended from the system in the past (see Applicants' specification paragraph 0016). If a new user profile data has a similarity match to a suspended-user's profile data, an investigation is conducted to determine if the new user is trying to gain access to the system by creating a new fictitious account (see Applicants' specification paragraph 0020).

The Office cites column 5, line 30-41 of the Chapman reference as disclosing Applicants' second limitation of claim 1 and third limitation of claim 26. See row 2 of Table 1A for a side-by-side comparison of the second limitation of claim 1 and the third limitation of claim 26 with this passage from the Chapman reference that the Office asserts is equivalent. Applicants' contend that this claim limitation is not explicit, implicit or inherent in the passage in Chapman cited by the Office, as shown in Table 1A. This passage describes conventional methods for validating a user account by exact matching of usernames with those stored in a database file, authenticating the user by exact comparison of the encrypted true password with that supplied by a user attempting to logon, and establishing exact user credentials stored in a database. This cited passage in Chapman requires exact matching of usernames and passwords, which may be

performed by conventional database management systems. There is no disclosure of similarity searching in this cited passage, and furthermore, a similarity search would not be applicable or desirable to this application, since persons other than an authenticated user may gain access to the computer system by providing similar usernames and passwords. There is no correspondence or equivalence between Applicants' second limitation of claim 1 and the passage in Chapman cited by the Office, or between Applicants' third limitation of claim 26 and the passage in Chapman cited by the Office. There is no disclosure in the Chapman reference of similarity searching profile data against suspended-users profile data. There is no disclosure of either similarity searching or of suspended-users profile data in the Chapman reference.

The Office cites column 5 lines 42-45 of Chapman as disclosing Applicants' third limitation of claim 1 and fourth limitation of claim 26. See row 3 of Table 1A for a side-by-side comparison of the third limitation of claim 1 and the fourth limitation of claim 26 with this passage from the Chapman reference that the Office asserts is equivalent. Applicants contend that this claim limitation is not explicit, implicit or inherent in the passage in Chapman cited by the Office, as shown in Table 1A. This passage describes checking account details to determine whether or not to grant a user access to the system. There is no disclosure in this passage or anywhere else in the Chapman reference of receiving a similarity search result set. Furthermore, in order to accomplish this limitation, a similarity search engine like that disclosed in U.S. Patent No. 6,618,727 would be required. There is no disclosure in Chapman of similarity searching. There is no correspondence or equivalence between Applicants' third limitation of claim 1 and the passage in Chapman cited by the Office, or between Applicants' fourth limitation of claim 26 and the passage in Chapman cited by the Office.

The fourth element of Applicants' claim 1 and the fifth element of Applicants' claim 26 recite the limitation, "determining, for each record, whether a positive similarity match or a negative similarity match exists between the profile data of the record and the suspended-users profile data based on the similarity search result set". See row 4 of Table 1A for a side-by-side comparison of the fourth limitation of claim 1 and the fifth limitation of claim 26 with this passage from the Chapman reference that the Office asserts is equivalent. Applicants contend that this claim limitation is not explicit, implicit or inherent in the passage in Chapman cited by the Office, as shown in Table 1A. The citation by the Office describes checking account details by validating the user account, authenticating the user, and establishing user credentials. There is no disclosure in the Chapman reference of determining a positive or negative similarity match between profile data and suspended-users profile data based on the similarity search result set. There is no correspondence or equivalence between Applicants' fourth limitation of claim 1 and the passage in Chapman cited by the Office, or between Applicants' fifth limitation of claim 26 and the passage in Chapman cited by the Office.

The fifth element of Applicants' claim 1 and the sixth element of Applicants' claim 26 recite the limitations and "allowing a new user to access the computer system, where a negative similarity match is determined between the record of the new user and the suspended-users profile data". See row 5 of Table 1B for a side-by-side comparison of the fifth limitation of claim 1 and the sixth limitation of claim 26 with this passage from the Chapman reference that the Office asserts is equivalent. Applicants contend that this claim limitation is not explicit, implicit or inherent in the passage in Chapman cited by the Office, as shown in Table 1B. The passage cited by the Office describes constructing a list of temporarily authorized or unauthorized usernames. There is no disclosure in the Chapman reference of allowing access by

a new user where a negative similarity match is determined between the record of the new user and the suspended users profile data. There is no correspondence or equivalence between Applicants' fifth limitation of claim 1 and the passage in Chapman cited by the Office, or between Applicants' sixth limitation of claim 26 and the passage in Chapman cited by the Office.

The sixth element of Applicants' claim 1 and the seventh element of claim 26 recite the limitation "forwarding the record of a new user to a review process, where a positive similarity match is determined between the record of the new user and the suspended-users profile data, the review process comprising confirming whether the positive similarity match exists between the profile data of the record and the suspended-users profile data, allowing the new user to access the computer system, where the positive similarity match is not confirmed, and denying the new user access to the computer system, where the positive similarity match is confirmed." See row 6 of Table 1B for a side-by-side comparison of the sixth limitation of claim 1 and the seventh limitation of claim 26 with this passage from the Chapman reference that the Office asserts is equivalent. Applicants contend that this claim limitation is not explicit, implicit or inherent in the passage in Chapman cited by the Office, as shown in Table 1B. The Office cites column 6, line 66 through column 7, line 6 of Chapman as disclosing this limitation. This passage describes checking whether a user logging on is temporarily unauthorized to logon, displaying a message and logging him off. There is no correspondence or equivalence between Applicants' sixth limitation of claim 1 and the passage in Chapman cited by the Office, or between Applicants' seventh limitation of claim 26 and the passage in Chapman cited by the Office. There is no disclosure in the Chapman reference of a review process of a positive similarity match confirmation, based on the similarity search result set, confirming a similarity match

between the new user profile data and the suspended-users profile data, and allowing or denying access based on the similarity match.

Since every element of Applicants' claimed invention, arranged as in the independent claims 1 and 26, are not found implicitly, explicitly or inherently in the single reference of Chapman, the Office has failed to substantiate a *prima facie* case for anticipation and Chapman et al does not anticipate Applicants' independent claims 1 and 26. Therefore the rejections of claims 1 and 26 should be withdrawn. Furthermore, claims 2-11 and 27 are either directly or indirectly dependent upon independent claim 1. These dependent claims incorporate all the limitations of the independent claim upon which they depend while providing further unique and non-obvious recitations. Since the rejection of claim 1 is not supported by the Chapman disclosure, the rejections of these dependent claims 2-11 and 27 as anticipated are also not supported by the Chapman or Brown references and should be withdrawn. Applicants request withdrawal of the rejection of claims 1-11 and 26-27, reconsideration and reexamination of the application.

COMPARISON OF CLAIMS	1 AND 26 LIM	COMPARISON OF CLAIMS 1 AND 26 LIMITATIONS WITH PASSAGES CITED BY THE OFFICE
CLAIM LIMITATIONS	CITATION	OFFICE ASSERTED EQUIVALENT IN CHAPMAN
1. "a. receiving a plurality of records, each record	Chapman:	"In most multiuser systems, a file or files listing valid usernames, or valid
containing profile data input by a new user"	Column 1,	combinations of usernames and passwords are kept, and a user gains access to
	Lines 17-20	the system by supplying such a name and password when he logs on."
2. "b. similarity searching the profile data of each	Chapman:	Describes a process of checking a user account details 42 at logon, as shown in
record against suspended-users profile data"	Column 5,	Figure 3 of Chapman. The step 42 comprises the steps of validating 44,
	Lines 30-41	authenticating 46 and establishing credentials 48. Validating 44 the user
	٠	account is performed by checking that a username 31 exists in a file 30 that
		matches the username supplied by the user attempting to gain access.
		Authenticating 46 the user is performed by comparing an encrypted true
		password 31 with an encrypted password supplied by the user attempting to
		gain access. Establishing credentials 48 is data stored in a database that define
		the user's accountability and access rights to files on the system.
3. "c. receiving a similarity search result set"	Chapman:	"This step 42 of checking account details is therefore the step at which it is
	Column 5,	normally determined whether or not a user is to be granted access to the
	Lines 42-45	system 2 and allowed to proceed with the later steps in the logon sequence."
4. "d. determining, for each record, whether a	Chapman:	Same as 2 and 3 above.
positive similarity match or a negative similarity	Column 5,	
match exists between the profile data of the	Lines 30-45	
record and the suspended-users profile data based		
on the similarity search result set"		

TABLE 1A

COMPARISON OF CLAIMS	1 AND 26 LIM	COMPARISON OF CLAIMS 1 AND 26 LIMITATIONS WITH PASSAGES CITED BY THE OFFICE
CLAIM LIMITATIONS	CITATION	OFFICE ASSERTED EQUIVALENT IN CHAPMAN
5. "e. allowing a new user to access the computer	Chapman:	"For example, a list of temporarily unauthorized, or temporarily authorized
system, where a negative similarity match is	Column 6,	usernames could be constructed (the latter could even include invalid
determined between the record of the new user	Lines 58-63	usernames, since the account validating step 44 of the logon sequence would
and the suspended-users profile data"		ensure these were not admitted), or the user number 33 could be required to be
		within a specified interval."
6. "f. forwarding the record of a new user to a	Chapman:	"This may involve the addition of code to /etc/profile, which would effect the
review process, where a positive similarity match	Column 6,	steps of checking whether a user logging on is temporarily unauthorized
is determined between the record of the new user	Line 66	according to the definition, and if so, displaying a message and logging him
and the suspended-users profile data, the review	through	off, (using the 'kill' command explained in the next step). Obviously,
process comprising:"	Column 7,	etc/profile could be permanently adapted to search for such a definition, which
	Line 6	might be vacuous, or might not necessarily exist."
6.1 "i. confirming whether the positive similarity	No Citation	Presumably addressed above in 6.
match exists between the profile data of the		
record and the suspended-users profile data"		
6.2 "ii. allowing the new user to access the	No Citation	Presumably addressed above in 6.
computer system, where the positive similarity		
match is not confirmed"		
6.3 "iii. denying the new user access to the	No Citation	Presumably addressed above in 6.
computer system, where the positive similarity		
match is confirmed"		

TABLE 1B

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Response to Claim Rejections Under 35 U.S.C. §103(a)

The Office has rejected claims 2, 9-11, 13, 18-24 and 28-30 under 35 U.S.C. § 103(a) as being unpatentable over Chapman et al. (U.S. Patent No. 5,774,650) in view of U.S. Patent No. 6,026,398 to Brown et al. The Office bears the initial burden of establishing a *prima facie* case of obviousness. *See In re Piasecki*, 223 USPQ785, 788 (Fed. Cir. 1984). To establish a *prima facie* case of obviousness, three basic criteria must be met. <u>First</u>, there must be some suggestion or motivation, either in the references themselves or in the knowledge generally available to one of ordinary skill in the art, to modify the references or to combine reference teachings. <u>Second</u>, there must be a reasonable expectation of success. <u>Finally</u>, the prior art reference (or references when combined) must teach or suggest all claim limitations. The teaching or suggestion to make the claimed combination and the reasonable expectation of success must both be found in the prior art, and not based on applicant's disclosure. *In re Vaeck*, 20 USPQ2d 1438 (Fed. Cir. 1991), MPEP § 2142 and § 2143.

Regarding Applicants' dependent claims 2 and 9-11, claims 2 and 9-11 are either directly or indirectly dependent upon independent claim 1. These dependent claims incorporate all the limitations of the independent claim upon which they depend while providing further unique and non-obvious recitations. Since it has been shown above that the rejection of claim 1 is not supported by the Chapman disclosure and claim 1 is not anticipated, the rejections of these dependent claims 2 and 9-11 as obvious are also not supported by the Chapman reference and should be withdrawn.

Considering further Applicants' dependent claim 2, claim 2 recites the limitation, "wherein the step of determining a positive or negative similarity match further comprises assigning a match score to each similarity search result set and comparing the match score to a

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pre-determined match tolerance level." As described above, U.S. Patent No. 6,618,727, which is incorporated herein by reference, discloses a similarity search engine that may be used for similarity searching by comparing two documents to determine indicia of similarity that provides a quantitative measure of how alike the two documents are, such as a new user profile data and suspended-users profile data. This similarity search engine is used to similarity search the profile data against suspended-users profile data and provide a similarity search result set that includes indicia of similarity.

The Office cites column 3, line 66 - column 4, line 7 of Brown as disclosing having a match score for similarity search result. See row 1 of Table 2A for a side-by-side comparison of the limitation of claim 2 with this passage from the Brown reference that the Office asserts is equivalent. Applicants contend that this claim limitation is not explicit, implicit or inherent in the passage in Brown cited by the Office, as shown in Table 2A. The cited passage discloses reliance on the matching index entries using a Soundex function that phonetically encodes text elements for computing record weights and determining match conditions for indicating how close input data is to certain match records using a second function described in Column 4, Lines 8-15 as a statistical test. There is no disclosure in this passage of assigning a match score to each similarity search result set, as disclosed in U.S. Patent No. 6,618,727. The Office also cites column 14, lines 49-51 of Brown as disclosing comparing a match score against a predetermined tolerance level. The cited passage discloses multiple match conditions when more than one match record matches input search data above a threshold amount. There is no disclosure of comparing the match score assigned to each similarity search result set to a pre-determined match tolerance level, as illustrated in row 1 of Table 2A. The cited passage of column 4, lines

27-30 of Brown describes a Q-Gram function allows the invention to determine a precise match condition. There is no disclosure in Applicants' specification of a G-Gram function.

Considering Applicants' dependent claim 9, claim 9 recites the limitation, "wherein the step of similarity searching further comprises similarity searching the new-user profile data against the suspended-users profile database, via a batch similarity search engine." The search engine disclosed in incorporated U.S. Patent No. 6,618,727 performs the similarity search function. There is no disclosure of the use of statistical techniques in the Applicants' specification or in U.S. Patent No. 6,618,727.

The Office cites column 8, lines 17-25 and column 8, lines 48-51 of Brown as disclosing Applicants' claim 9. See row 2 of Table 2A for a side-by-side comparison of the limitation of claim 9 with this passage from the Brown reference that the Office asserts is equivalent.

Applicants contend that this claim limitation is not explicit, implicit or inherent in the passage in Brown cited by the Office, as shown in Table 2A. Note that the cited passages rely on database records that are statistically tested using a statistical analysis technique. There is no disclosure of Applicants' similarity search engine, which does not rely on statistical techniques, to determine a similarity search result set. There is no disclosure of similarity searching, according to Applicants' disclosure, in either the Chapman reference or the Brown reference.

Considering Applicants' dependent claim 10, claim 10 recites the limitation, "wherein the positive response process further comprises relaying the new-user record to a user-review database, before the step of confirming at least one positive similarity match." The Office cites column 14, lines 8-21 of Brown as disclosing records for review. See row 3 of Table 2B for a side-by-side comparison of the limitation of claim 10 with this passage from the Brown reference that the Office asserts is equivalent. Applicants contend that this claim limitation is not explicit,

implicit or inherent in the passage in Brown cited by the Office, as shown in Table 2B. The cited passage does not disclose relaying the new-user record to a user-review database before the step of confirming at least one similarity match. The passage describes use of record weights in a statistical analysis to determine whether there is a weighted match record that is sufficiently distinct in its weight to be considered a match for the input search data. There is no disclosure in Applicants' specification of using statistical analysis in a similarity search. The Brown reference also does not disclose similarity search functions claimed by Applicants, according to incorporated U.S. Patent No. 6,618,727.

Considering Applicants' dependent claim 11, claim 11 recites the limitation, "further comprising the step of displaying the user-review database via a web-based interface, after the step of relaying the new-user record to a user-review database and before the step of confirming at least one positive similarity match." The Office cites column 15, line 62 - column 16, line 3, and column 20, lines 50-56 of the Brown reference as disclosing this limitation. See row 4 of Table 2B for a side-by-side comparison of the limitation of claim 11 with this passage from the Brown reference that the Office asserts is equivalent. Applicants contend that this claim limitation is not explicit, implicit or inherent in the passage in Brown cited by the Office, as shown in Table 2B. The cited passage does not disclose displaying the user-review database via a web-based interface, after the step of relaying the new-user record to a user-review database before the step of confirming at least one similarity match. The Brown reference also does not disclose a positive similarity search match as claimed in Applicants' specification and disclosed according to incorporated U.S. Patent No. 6,618,727.

COMPARISON OF DEPENDENT CL	AIMS 2, and 9	COMPARISON OF DEPENDENT CLAIMS 2, and 9-11 LIMITATIONS WITH PASSAGES CITED BY THE OFFICE
CLAIM LIMITATIONS	CITATION	OFFICE ASSERTED EQUIVALENT IN BROWN
1. Claim 2 "the step of determining a positive or	Brown:	The cited passage relies on a first function described in Column 3, Lines 47-65
negative similarity match further comprises	Column 3,	to determine matching index entries. This function is described as a Soundex
assigning a match score to each similarity search	Line 66	function that phonetically encodes text elements. The cited passage discloses
result set and comparing the match score to a pre-	through	reliance on the matching index entries using a Soundex function for computing
determined match tolerance level."	Column 4,	record weights and determining match conditions for indicating how close
	Line 7	input data is to certain match records using a second function described in
		Column 4, Lines 8-15 as a statistical test.
	Brown:	"A multiple match condition exists when one or more match record matches
	Column 14,	the input search data above a predetermined threshold amount."
	Lines 49-50	
	Brown:	"The Q-gram function allows the invention to exactly determine a precise
	Column 4,	match condition for the closest database match records."
	Lines 27-30	
2. Claim 9 "the step of similarity searching	Brown:	The cited passage describes a field mapper 11 shown in Figure 2 for mapping
further comprises similarity searching the new	Column 8,	input search data into the record structure shown in Figure 4, and the match
user profile data against the suspended-users	Lines 17-25	engine 13 that matches the mapped record structure against an index in the
profile database, via a batch similarity search		database. The match engine may produce many database record identifiers that
engine."		are statistically tested to produce the database match records 14.
	Brown:	"The match engine 13 of FIG. 2 then uses a statistical analysis technique to
	Column 8,	determine which of the matching term sets 67 of the matching index entries 68
	Lines 48-51	are closely related to the input search data 140 of FIG. 3."

TABLE 2A

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COMPARISON OF DEPENDENT CLAIMS 2, and 9-11 LIMITATIONS WITH PASSAGES CITED BY THE OFFICE	OFFICE ASSERTED EQUIVALENT IN BROWN	The citation relies on the use of a second function described in Column 13,	Lines 55-59 of Brown as "any statistical analysis function which compares the	record weights of each unique match record, or a subset thereof, and	determines the likelihood of a close match between individual match records	and the input search data." The cited passage discusses use of a second	function shown in Figure 11 comprising "twenty-two record match tests T1-	T22 which are applied to the ten highest record weights of match records. The	objective of the second function is to determine, if possible, whether one or a	few of the top ten weighted match records is sufficiently distinct in its weight	to be considered a match to the input search data." "Each record match test	outputs a test weight value which may be used in combination with other test	weight values to determine the statistical likelihood of a particular match	record corresponding to the input search data."	In Figure 7, after all twenty-two tests are performed 37, the final result of each	test is evaluated to determine if a hit, miss or multiple match condition has	been obtained 38. The next step 41 outputs the match condition of each match	record which "closely" matches the user input search data via either a hit or	multiple match condition. Alternatively, only a hit match condition may be	output.	The processor may be any microprocessor commonly used in computers. The	output device is used to output information from the computer system, such as	monitors, LCD screens, printers, or network connections to other computers.
VIMS 2, and 9-	CITATION	Brown:	Column 14,	Lines 8-21											Brown:	Column 15,	Line 62	through	Column 16,	Line 3	Brown:	Column 20,	Lines 50-56
COMPARISON OF DEPENDENT CLA	CLAIM LIMITATIONS	ocess further	comprises relaying the new-user record to a user-	review database, before the step of confirming at	least one positive similarity match."										4. Claim 11 "further comprising the step of	displaying the user-review database via a web-	based interface, after the step of relaying the new-	user record to a user-review database and before	the step of confirming at least one positive	similarity match."			

TABLE 2B

Regarding Applicants' independent claim 13, claim 13 recites a method for verifying the identities of new users of a computer system using similarity searching to detect identity fraud, as contrasted to the Chapman reference which discloses a method for controlling access to a networked computer system by usernames and passwords. The Brown reference discloses a system and method for searching and matching databases using Soundex functions and statistical analysis techniques, which is not similarity searching according to Applicants' specification, as discussed above in relation to claims 1 and 26. These differences account for the Applicants' claim limitations that are not found in the Chapman and Brown references. See Table 3 for a side-by-side comparison of the limitations of Applicants' claims 13 with the citations relied on by the Office for rejecting Applicants' claims 13.

The first element of Applicants' claim 13 recites the limitation, "receiving a plurality of records into a production new-user database, each record comprising profile data input by a new user". The Office has cited column 4, lines 16-20 of Brown as disclosing this limitation. See row 1 of Table 3A for a side-by-side comparison of the limitation of claim 13 with this passage from the Brown reference that the Office asserts is equivalent. Applicants contend that this claim limitation is not explicit, implicit or inherent in the passage in Brown cited by the Office, as shown in Table 3A. The cited passage discloses that if a second function fails to find a hit, a third function, which may be a Q-Gram function, may be used. There is no disclosure of Applicants' first limitation of claim 13 in the Brown reference cited by the Office.

The second element of Applicants' claim 13 recites the limitation, "updating a new-users profile database, with profile data from each record received into the production new-users database". The Office has cited column 1, lines 57-61 of Chapman as disclosing this limitation. See row 2 of Table 3A for a side-by-side comparison of the limitation of claim 13 with this

passage from the Chapman reference that the Office asserts is equivalent. Applicants contend that this claim limitation is not explicit, implicit or inherent in the passage in Chapman cited by the Office, as shown in Table 3A. The cited passage discloses the need for reflecting an added new user or permanent deleted existing user in backed-up and active versions of the file system. Applicants' new-users profile database, production new-users database does not function as backed-up versions, but are integral functions of Applicants' claimed invention. The passages cited by the Office do not disclose the second limitation of Applicants' claim 13.

The third element of Applicants' claim 13 recites the limitation, "updating a suspended-users profile database, containing suspended-user profile data, with additional suspended-user profile data stored in a production-suspended-users database". The Office has cited column 4, lines 16-26 and column 6, lines 56-64 of Chapman as disclosing this limitation. See row 3 of Table 3A for a side-by-side comparison of the limitation of claim 13 with this passage from the Chapman reference that the Office asserts is equivalent. Applicants contend that this claim limitation is not explicit, implicit or inherent in the passage in Chapman cited by the Office, as shown in Table 3A. The cited passages disclose a Unix user account file and temporarily restricting access. Applicants' suspended-users profile database does not function as backed-up versions, but are integral functions of Applicants' claimed invention. The passages cited by the Office do not disclose the third limitation of Applicants' claim 13.

The fourth element of Applicants' claim 13 recites the limitation, "relaying the new-user profile data from the new-user profile database to a similarity search engine". The Office has cited column 8, lines 17-25 of Brown as disclosing the fourth limitation of Applicants' claim 13. See row 4 of Table 3A for a side-by-side comparison of the limitation of claim 13 with this passage from the Brown reference that the Office asserts is equivalent. Applicants contend that

this claim limitation is not explicit, implicit or inherent in the passage in Brown cited by the Office, as shown in Table 3A. The passage cited by the Office discloses mapping input search data into a record structure and a match engine for matching the mapped record structure against an index database. The match engine relies on statistical methods to produce database match records. There is no disclosure of Applicants' similarity search engine, which does not rely on statistical techniques to determine a similarity search result set. This disclosure is patentably distinct from Applicants' disclosed similarity search engine, which does not rely on statistical analysis techniques. The passage cited by the Office does not disclose the fourth limitation of Applicants' claim 13.

The fifth element of Applicants' claim 13 recites the limitation, "similarity searching the new-user profile data against the suspended-users profile database, via the similarity search engine". The Office has cited column 8, lines 48-51 of Brown as disclosing the fifth limitation of Applicants' claim 13. See row 5 of Table 3B for a side-by-side comparison of the limitation of claim 13 with this passage from the Brown reference that the Office asserts is equivalent.

Applicants contend that this claim limitation is not explicit, implicit or inherent in the passage in Brown cited by the Office, as shown in Table 3B. The passage cited by the Office discloses a match engine that uses a statistical analysis technique to determine closely related terms. This disclosure is patentably distinct from Applicants' disclosed similarity search engine, which does not rely on statistical analysis techniques. The passage cited by the Office does not disclose the fifth limitation of Applicants' claim 13.

The sixth element of Applicants' claim 13 recites the limitation, "receiving at least one similarity search result set". The Office has cited column 5, line 42-45 of Chapman as disclosing the sixth limitation of Applicants' claim 13. See row 6 of Table 3B for a side-by-side

comparison of the limitation of claim 13 with this passage from the Chapman reference that the Office asserts is equivalent. Applicants contend that this claim limitation is not explicit, implicit or inherent in the passage in Chapman cited by the Office, as shown in Table 3B. The passage cited by the Office discloses checking account details to determine whether a user may be granted access to the system. There is no disclosure in this cited passage of receiving a similarity search result set from a similarity search engine as disclosed in the sixth element of Applicants' claim 13.

The seventh element of Applicants' claim 13 recites the limitation, "determining, for each record, whether a positive similarity match or a negative similarity match exists between the profile data of the record and the suspended-users profile data_based on the similarity search result set". The Office has provided no citation as disclosing the seventh limitation of Applicants' claim 13, but asserts the conclusory statement "Chapman et al. discloses comparing profile data against an unauthorized list to check to see if the user could gain access to the computer system." See row 7 of Table 3B for a side-by-side comparison of the limitation of claim 13 with conclusory statement that the Office asserts is equivalent. Applicants contend that this claim limitation is not explicit, implicit or inherent anywhere in the Chapman reference cited by the Office, as shown in Table 3B. There is no disclosure in Chapman of determining whether a positive similarity match or a negative similarity match exists for each record between the profile data of the record and the suspended users profile data based on the similarity search result set, as disclosed in the seventh element of Applicants' claim 13.

The eighth element of Applicants' claim 13 recites the limitation, "allowing a new user to access the computer system, where a negative similarity match is determined between the record of the new user and the suspended-users profile data". The Office has provided no citation as

disclosing the eighth limitation of Applicants' claim 13, but asserts the conclusory statement "Chapman et al. discloses comparing profile data against an unauthorized list to check to see if the user could gain access to the computer system." See row 8 of Table 3B for a side-by-side comparison of the limitation of claim 13 with conclusory statement that the Office asserts is equivalent. Applicants contend that this claim limitation is not explicit, implicit or inherent anywhere in the Chapman reference cited by the Office, as shown in Table 3B. There is no disclosure in Chapman of allowing a new user to access the computer system where a negative similarity match is determined between the record of the new user and the suspended users data profile, as disclosed in the eighth element of Applicants' claim 13.

The ninth element of Applicants' claim 13 recites the limitation, "forwarding the record of a new user to a review process, where a positive similarity match is determined between the record of the new user and the suspended-users profile data, the review process". The Office has cited column 14, lines 8-21 of Brown as disclosing the ninth limitation of Applicants' claim 13. See row 9 of Table 3C for a side-by-side comparison of the limitation of claim 13 with this passage from the Brown reference that the Office asserts is equivalent. Applicants contend that this claim limitation is not explicit, implicit or inherent in the passage in Brown cited by the Office, as shown in Table 3C. The passage cited by the Office discloses use of statistical analysis techniques to compare record weights of each unique match record, as determined by a Soundex function, and determines the likelihood of a close match between individual match records and the input search data. This disclosure is patentably distinct from Applicants' disclosed similarity search engine, which does not rely on statistical analysis techniques or Soundex functions. The passage cited by the Office does not disclose the ninth limitation of Applicants' claim 13.

The ninth sub-elements of Applicants' claim 13 recites the limitations, "confirming whether the positive similarity match exists between the profile data of the record and the suspended-users profile data, allowing the new user to access the computer system, where the positive similarity match is not confirmed, and denying the new user access to the computer system, and forwarding the profile data from the new-user record to the production suspendedusers database, where the positive similarity match is confirmed.". The Office has cited column 6, line 66 through column 7, line 6 of Chapman, and column 1, lines 57-61 of Chapman as disclosing the ninth sub-limitations of Applicants' claim 13. See rows 9.1 and 9.2 of Table 3C and row 9.3 of Table 3D for a side-by-side comparison of the limitation of claim 13 with this passage from the Chapman reference that the Office asserts is equivalent. Applicants contend that this claim limitation is not explicit, implicit or inherent in the passage in Brown cited by the Office, as shown in Table 3C and Table 3D. The Office cites column 6, line 66 through column 7, line 6 of Chapman as disclosing this limitation of Applicants' claimed invention. This passage describes checking whether a user logging on is temporarily unauthorized to logon, displaying a message and logging him off. This disclosure is patentably distinct from Applicants' disclosed invention. The Office has also cited column 1, lines 57-61 of Chapman as disclosing this limitation of Applicants' claimed invention. The cited passage discloses the need for reflecting an added new user or permanent deleted existing user in backed-up and active versions of the file system. Applicants' new-users profile database, production new-users database does not function as backed-up versions, but are integral functions of Applicants' claimed invention. The passages cited by the Office do not disclose the ninth sub-limitation of Applicants' claim 13.

Since every element of Applicants' claimed invention, arranged as in the independent claim 13, are not found implicitly, explicitly or inherently in Chapman in view of Brown, the

Office has failed to substantiate a *prima facie* case for obviousness for Applicants' independent claim 13. Therefore the rejection of claim 13 should be withdrawn. Furthermore, claims 14-24 and 28 are either directly or indirectly dependent upon independent claim 13. These dependent claims incorporate all the limitations of the independent claim upon which they depend while providing further unique and non-obvious recitations. Since the rejection of claim 13 is not supported by the Chapman and Brown disclosures, the rejections of these dependent claims 14-24 and 28 as obvious are also not supported by the Chapman and Brown references and should be withdrawn. Applicants request withdrawal of the rejection of claims 13-24 and 28, reconsideration and reexamination of the application.

COMPARISON OF INDEPENDENT	ł	CLAIM 13 LIMITATIONS WITH PASSAGES CITED BY THE OFFICE
CLAIM LIMITATIONS	CITATION	OFFICE ASSERTED EQUIVALENT IN CHAPMAN AND BROWN
1. "a. receiving a plurality of records into a	Brown:	"If the second function fails to find a direct "hit" or an acceptable "multiple"
production new-user database, each record	Column 4,	record match condition, a third function may be used to determine how close
comprising profile data input by a new user"	Lines 16-20	the input data is to the weighted match records. The third function may be a
		Q-Gram function, which provides string matching capabilities."
2. "b. updating a new-users profile database,	Chapman:	"This method has other deficiencies. For example, during the period of
with profile data from each record received into	Column 1,	access restriction, the addition of a new user or permanent deletion of an
the production new-users database"	Lines 57-61	existing user would frequently need to be reflected in both the backed-up
		and the active versions of the system file."
3. "c. updating a suspended-users profile	Chapman:	The passage describes a file in a UNIX system that defines user accounts
database, containing suspended-user profile	Column 4,	and their characteristics, including an entry for granting user access to the
data, with additional suspended-user profile data	Lines 16-26	system following authentication of a password. The passage also describes
stored in a production-suspended-users	-	the user's home directory where a user stores its own programs and data.
database"		Figure 2 shows an example of a user account file.
	Chapman:	This passage describes a step of a method for temporary restriction to access
	Column 6,	for creating a definition of temporarily unauthorized users using usernames
	Lines 56-64	or user numbers required within a specified interval.
4. "d. relaying the new-user profile data from	Brown:	The cited passage describes a field mapper 11 shown in Figure 2 for
the new-user profile database to a similarity	Column 8,	mapping input search data into the record structure shown in Figure 4, and
search engine"	Lines 17-25	the match engine 13 that matches the mapped record structure against an
		index in the database. The match engine may produce many database record
		identifiers that are statistically tested to produce the database match records
		14.

TABLE 3A

COMPARISON OF INDEPENDENT	T CLAIM 13	CLAIM 13 LIMITATIONS WITH PASSAGES CITED BY THE OFFICE
CLAIM LIMITATIONS	CITATION	OFFICE ASSERTED EQUIVALENT IN CHAPMAN AND BROWN
5. "e. similarity searching the new-user profile	Brown:	"The match engine 13 of FIG. 2 then uses a statistical analysis technique to
data against the suspended-users profile	Column 8,	determine which of the matching term sets 67 of the matching index entries
database, via the similarity search engine"	Lines 48-51	68 are closely related to the input search data 140 of FIG. 3."
6. "f. receiving at least one similarity search	Chapman:	"This step 42 of checking account details is therefore the step at which it is
result set	Column 5,	normally determined whether or not a user is to be granted access to the
	Lines 42-45	system 2 and allowed to proceed with the later steps in the logon sequence."
7. "g. determining, for each record, whether a	Chapman:	Conclusory statement by Office: "Chapman et al. discloses comparing
positive similarity match or a negative similarity	No Citation	profile data against an unauthorized list to check to see if the user could gain
match exists between the profile data of the		access to the computer system."
record and the suspended-users profile data		
based on the similarity search result set"		
8. "h. allowing a new user to access the	Chapman:	Conclusory statement by Office: "Chapman et al. discloses comparing
computer system, where a negative similarity	No Citation	profile data against an unauthorized list to check to see if the user could gain
match is determined between the record of the		access to the computer system."
new user and the suspended-users profile data"		

TABLE 3B

COMPARISON OF INDEPENDENT	1	CLAIM 13 LIMITATIONS WITH PASSAGES CITED BY THE OFFICE
CLAIM LIMITATIONS	CITATION	OFFICE ASSERTED EQUIVALENT IN CHAPMAN AND BROWN
9. "j. forwarding the record of a new user to a	Brown:	The citation relies on the use of a second function described in Column 13,
review process, where a positive similarity	Column 14,	Lines 55-59 of Brown as "any statistical analysis function which compares
match is determined between the record of the	Lines 8-21	the record weights of each unique match record, or a subset thereof,
new user and the suspended-users profile data,		(determined by a Soundex function) and determines the likelihood of a close
the review process comprising:"		match between individual match records and the input search data." The
		cited passage describes a second function comprising "twenty-two record
		match tests T1-T22 which are applied to the ten highest record weights of
		match records. The objective of the second function is to determine, if
		possible, whether one or a few of the top ten weighted match records is
	-	sufficiently distinct in its weight to be considered a match to the input search
		data." "Each record match test outputs a test weight value which may be used
		in combination with other test weight values to determine the statistical
		likelihood of a particular match record corresponding to the input search
		data."
9.1 "i. confirming whether the positive similarity	Chapman:	"This may involve the addition of code to /etc/profile, which would effect
match exists between the profile data of the	Column 6,	the steps of checking whether a user logging on is temporarily unauthorized
record and the suspended-users profile data"	Line 66	according to the definition, and if so, displaying a message and logging him
9.2 "ii. allowing the new user to access the	through	off, (using the 'kill' command explained in the next step). Obviously,
computer system, where the positive similarity	Column 7,	etc/profile could be permanently adapted to search for such a definition,
match is not confirmed"	Line 6	which might be vacuous, or might not necessarily exist."

TABLE 3C

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COMPARISON OF INDEPENDENT	T CLAIM 13 I	COMPARISON OF INDEPENDENT CLAIM 13 LIMITATIONS WITH PASSAGES CITED BY THE OFFICE
CLAIM LIMITATIONS	CITATION	OFFICE ASSERTED EQUIVALENT IN CHAPMAN AND BROWN
9.3 "iii. denying the new user access to the		
computer system, and forwarding the profile	Chapman:	"This method has other deficiencies. For example, during the period of
data from the new-user record to the production	Column 1,	access restriction, the addition of a new user or permanent deletion of an
suspended-users database, where the positive	Lines 57-61	existing user would frequently need to be reflected in both the backed-up
similarity match is confirmed.		and the active versions of the system file."

TABLE 3D

Regarding Applicants' claims 18-24 and 28, claims 18-24 and 28 are either directly or indirectly dependent upon independent claim 13. These dependent claims incorporate all the limitations of the independent claim upon which they depend while providing further unique and non-obvious recitations. Since it has been shown above that the rejection of claim 13 is not supported by the Chapman and Brown disclosures and claim 13 is not obvious, the rejections of these dependent claims 18-24 and 28 as obvious are also not supported by the Chapman and Brown references and should be withdrawn.

Considering further Applicants' dependent claim 18, claim 18 recites the limitation, "wherein the step of determining a positive or negative similarity match further comprises assigning a match score to each similarity search result set and comparing the match score to a pre-determined match tolerance level." As described above, U.S. Patent No. 6,618,727, which is incorporated herein by reference, discloses a similarity search engine that may be used for similarity searching by comparing two documents to determine indicia of similarity that provides a quantitative measure of how alike the two documents are, such as a new user profile data and suspended-users profile data. This similarity search engine is used to similarity search the profile data against suspended-users profile data and provide a similarity search result set that includes indicia of similarity.

The Office cites column 3, line 66 - column 4, line 7 of Brown as disclosing having a match score for similarity search result. See row 1 of Table 4A for a side-by-side comparison of the limitation of claim 18 with this passage from the Brown reference that the Office asserts is equivalent. Applicants contend that this claim limitation is not explicit, implicit or inherent in the passage in Brown cited by the Office, as shown in Table 4A. The cited passage discloses reliance on the matching index entries using a Soundex function that phonetically encodes text

elements for computing record weights and determining match conditions for indicating how close input data is to certain match records using a second function described in Column 4, Lines 8-15 as a statistical test. There is no disclosure in this passage of assigning a match score to each similarity search result set, as claimed by Applicants and disclosed in U.S. Patent No. 6,618,727. The Office also cites column 14, lines 49-51 of Brown as disclosing comparing a match score against a predetermined tolerance level. The cited passage discloses multiple match conditions when more than one match record matches input search data above a threshold amount. There is no disclosure of comparing the match score assigned to each similarity search result set to a predetermined match tolerance level, as illustrated in row 1 of Table 4A. The cited passage of column 4, lines 27-30 of Brown describes a Q-Gram function that allows the invention to determine a precise match condition. There is no disclosure in Applicants' specification of a G-Gram function.

Considering Applicants' dependent claim 19, claim 19 recites the limitation, "a similarity search result set is received for each new-user record searched." The Office cites column 5, lines 30-41 of Chapman as disclosing records for review. See row 2 of Table 4A for a side-by-side comparison of the limitation of claim 19 with this passage from the Chapman reference that the Office asserts is equivalent. Applicants contend that this claim limitation is not explicit, implicit or inherent in the passage in Chapman cited by the Office, as shown in Table 4A. This passage describes conventional methods for validating a user account by exact matching of usernames with those stored in a database file, authenticating the user by exact comparison of the encrypted true password with that supplied by a user attempting to logon, and establishing exact user credentials stored in a database. This cited passage in Chapman requires exact matching of usernames and passwords, which may be performed by conventional database management

systems. There is no disclosure of similarity searching in this cited passage, and furthermore, a similarity search would not be applicable or desirable to this application, since persons other than an authenticated user may gain access to the computer system by providing similar usernames and passwords. There is no correspondence or equivalence between Applicants' claim 19 and the passage in Chapman cited by the Office. There is no disclosure in the Chapman reference of similarity searching profile data against suspended-users profile data. There is no disclosure of either similarity searching or of suspended-users profile data in the Chapman reference.

Considering Applicants' dependent claim 20, claim 20 recites the limitation, "one similarity search result set is received for all new-user records searched." The Office cites column 5, line 65 through column 6, line 1 of Chapman as disclosing receiving one similar search result set for all new user records searched. See row 3 of Table 4B for a side-by-side comparison of the limitation of claim 20 with this passage from the Chapman reference that the Office asserts is equivalent. Applicants contend that this claim limitation is not explicit, implicit or inherent in the passage in Chapman cited by the Office, as shown in Table 4B. This passage describes typical user profile files that enable a computer user to set up desired functions at logon. This is patentably distinguishable from Applicants' profile file describing characteristics of a user that are similarity searched to verify an identity of a new user prior to authenticating the new user for access as a regular user to a computer system. The function of running a user environment profile is distinguishable from similarity searching new user records for authenticating a new user identity. There is no disclosure of similarity searching in this cited passage of Chapman, and furthermore, a similarity search would not be applicable or desirable for specifying user functions at logon. There is no correspondence or equivalence between Applicants' claim 20 and the passage in Chapman cited by the Office. There is no disclosure in

the Chapman reference of receiving one similarity searching result set for all new user records similarity searched.

Considering Applicants' dependent claim 21, claim 21 recites the limitation, "the positive response process further comprises relaying the new-user record to a user-review database, before the step of confirming at least one positive similarity match." The Office cites column 14, lines 8-21 of Brown as disclosing a positive response further comprising relaying the new user record to s user review database, before the step of confirming at least one positive similarity match. See row 4 of Table 4B for a side-by-side comparison of the limitation of claim 21 with this passage from the Brown reference that the Office asserts is equivalent. Applicants contend that this claim limitation is not explicit, implicit or inherent in the passage in Brown cited by the Office, as shown in Table 4B. The passage cited by the Office discloses use of statistical analysis techniques to compare record weights of each unique match record, as determined by a Soundex function, and determines the likelihood of a close match between individual match records and the input search data. This disclosure is patentably distinct from Applicants' disclosed relaying new user records to a user review database, before the step of confirming at least one positive similarity match. The passage cited by the Office does not disclose the limitation of Applicants' claim 21. There is no correspondence or equivalence between Applicants' claim 21 and the passage in Brown cited by the Office.

Considering Applicants' dependent claim 22, claim 22 recites the limitation, "displaying the user-review database via a web-based interface, after the step of relaying the new-user record to a user-review database and before the step of confirming at least one positive similarity match." The Office cites column 15, line 62 - column 16, line 3, and column 20, lines 50-56 of the Brown reference as disclosing this limitation. See row 5 of Table 4C for a side-by-side

comparison of the limitation of claim 22 with this passage from the Brown reference that the Office asserts is equivalent. Applicants contend that this claim limitation is not explicit, implicit or inherent in the passage in Brown cited by the Office, as shown in Table 4C. The cited passage does not disclose displaying the user-review database via a web-based interface, after the step of relaying the new-user record to a user-review database before the step of confirming at least one similarity match. The Brown reference also does not disclose a positive similarity search match as claimed in Applicants' specification and disclosed according to incorporated U.S. Patent No. 6,618,727.

Considering Applicants' dependent claim 23, claim 23 recites the limitation, "denying a new user access to the computer system comprises permanently denying the new user access to the computer system." The Office cites column 1, line 32-34 of the Chapman reference as disclosing this limitation. See row 6 of Table 4C for a side-by-side comparison of the limitation of claim 23 with this passage from the Chapman reference that the Office asserts is equivalent. Applicants contend that this claim limitation is not explicit, implicit or inherent in the passage in Chapman cited by the Office, as shown in Table 4C. The cited passage discloses deleting a user permanently from a system, in which a user's data files would also be deleted. This is contrary to Applicants' claimed invention where the information would be stored in a suspended user profile database, to be similarity searched when a new user applies for access to the system. The Brown reference also does not disclose permanently denying the new user access to the computer system as claimed in Applicants' specification.

Considering Applicants' dependent claim 24, claim 24 recites the limitation, "denying a new user access to the computer system comprises temporarily denying the new user access to the computer system for a pre-determined period." The Office cites column 6, line 45-47 of the

Chapman reference as disclosing this limitation. See row 7 of Table 4C for a side-by-side comparison of the limitation of claim 24 with this passage from the Chapman reference that the Office asserts is equivalent. Applicants contend that this claim limitation is not explicit, implicit or inherent in the passage in Chapman cited by the Office, as shown in Table 4C. The cited passage discloses establishing a grace period and issuing a warning notifying them of impending access restriction. Since a new user has not yet been granted access to a system sine they are not users, according to Applicants' claimed invention, the cited passage by the Office is not applicable to Applicants' claim 24. The Brown reference also does not disclose temporarily denying the new user access to the computer system as claimed in Applicants' specification.

COMPARISON OF DEPENDENT C	CLAIMS 18-24	COMPARISON OF DEPENDENT CLAIMS 18-24 LIMITATIONS WITH PASSAGES CITED BY THE OFFICE
CLAIM LIMITATIONS	CITATION	OFFICE ASSERTED EQUIVALENT IN CHAPMAN AND BROWN
1. Claim 18 "the step of determining a positive	Brown:	The cited passage relies on a first function described in Column 3, Lines 47-
or negative similarity match further comprises	Column 3,	65 to determine matching index entries. This function is described as a
assigning a match score to each similarity search	Line 66	Soundex function that phonetically encodes text elements. The cited passage
result set and comparing the match score to a	through	discloses reliance on the matching index entries using a Soundex function
pre-determined match tolerance level."	Column 4,	for computing record weights and determining match conditions for
	Line 7	indicating how close input data is to certain match records using a second
		function described in Column 4, Lines 8-15 as a statistical test.
	Column 14,	"A multiple match condition exists when one or more match record matches
	Lines 49-51	the input search data above a predetermined threshold amount."
	Column 4,	"The Q-gram function allows the invention to exactly determine a precise
	Lines 27-30	match condition for the closest database match records."
2. Claim 19 "wherein a similarity search result	Chapman:	Describes a process of checking a user account details 42 at logon, as shown
set is received for each new-user record	Column 5,	in Figure 3 of Chapman. The step 42 comprises the steps of validating 44,
searched."	Lines 30-41	authenticating 46 and establishing credentials 48. Validating 44 the user
		account is performed by checking that a username 31 exists in a file 30 that
		matches the username supplied by the user attempting to gain access.
		Authenticating 46 the user is performed by comparing an encrypted true
		password 31 with an encrypted password supplied by the user attempting to
		gain access. Establishing credentials 48 is data stored in a database that
		define the user's accountability and access rights to files on the system.

TABLE 4A

COMPARISON OF DEPENDENT CI	LAIMS 18-24	COMPARISON OF DEPENDENT CLAIMS 18-24 LIMITATIONS WITH PASSAGES CITED BY THE OFFICE
CLAIM LIMITATIONS	CITATION	OFFICE ASSERTED EQUIVALENT IN CHAPMAN AND BROWN
search	Chapman:	"Next, programs referred to as profiles are run 70. The first profile to be run
result set is received for all new-user records	Column 5,	is the system-wide profile/etc/profile 72, previously mentioned. If there is a
	Line 65	file called profile in the user's home directory 36, this is run 74
	through	subsequently. This file contains functions which the user himself can specify
	Column 6,	to be provided during each logon."
	Line 1	
Claim 21 "wherein the positive response	Brown:	The citation relies on the use of a second function described in Column 13,
process further comprises relaying the new-user	Column 14,	Lines 55-59 of Brown as "any statistical analysis function which compares
record to a user-review database, before the step	Lines 8-21	the record weights of each unique match record, or a subset thereof, and
of confirming at least one positive similarity		determines the likelihood of a close match between individual match records
		and the input search data." The cited passage discusses use of a second
		function shown in Figure 11 comprising "twenty-two record match tests T1-
		T22 which are applied to the ten highest record weights of match records.
		The objective of the second function is to determine, if possible, whether
		one or a few of the top ten weighted match records is sufficiently distinct in
		its weight to be considered a match to the input search data." "Each record
		match test outputs a test weight value which may be used in combination
		with other test weight values to determine the statistical likelihood of a
		particular match record corresponding to the input search data."

TABLE 4B

COMPARISON OF DEPENDENT C	CLAIMS 18-24	COMPARISON OF DEPENDENT CLAIMS 18-24 LIMITATIONS WITH PASSAGES CITED BY THE OFFICE
CLAIM LIMITATIONS	CITATION	OFFICE ASSERTED EQUIVALENT IN CHAPMAN AND BROWN
5. Claim 22 "displaying the user-review	Brown:	In Figure 7, after all twenty-two tests are performed 37, the final result of
database via a web-based interface, after the step	Column 15,	each test is evaluated to determine if a hit, miss or multiple match condition
of relaying the new-user record to a user-review	Line 62	has been obtained 38. The next step 41 outputs the match condition of each
database and before the step of confirming at	through	match record which "closely" matches the user input search data via either a
least one positive similarity match.	Column 16,	hit or multiple match condition. Alternatively, only a hit match condition
	Line 3	may be output.
	Brown:	The processor may be any microprocessor commonly used in computers.
	Column 20,	The output device is used to output information from the computer system,
	Lines 50-56	such as monitors, LCD screens, printers, or network connections to other
		computers.
6. Claim 23 "the step of denying a new user	Chapman:	"This is similar to the standard method of deleting a user permanently from
access to the computer system comprises	Column 1,	a system, in which in addition a user's data files, if any would be deleted to
permanently denying the new user access to the	Lines 32-34	release system resources."
computer system."		
7. Claim 24 "the step of denying a new user	Chapman:	"5) Check c) to establish 86 whether a grace period is defined and if so 87
access to the computer system comprises	Column 6,	issue a warning to users notifying them of the impending access restriction
temporarily denying the new user access to the	Lines 45-47	and wait for the grace period."
computer system for a pre-determined period."		

TABLE 4C

Regarding Applicants' independent claim 29, claim 29 is a method for verifying the identities of new users of a computer system using similarity searching for detecting identity fraud, as contrasted to the Chapman reference, which discloses a method for controlling access to a networked computer system by usernames and passwords. These differences account for the Applicants' claim limitations that are not found in the Chapman reference. See Table 5A for a side-by-side comparison of the limitations of Applicants' claim 29 with the citations relied on by the Office for rejecting Applicants' claim 29.

Considering the first element of independent claim 29, the first element recites the limitation "similarity searching one or more new user profile data records against suspended-users profile data records". As described above, U.S. Patent No. 6,618,727, which is incorporated herein by reference, discloses a similarity search engine that may be used for similarity searching by comparing two documents to determine indicia of similarity that provides a quantitative measure of how alike the two documents are, such as a new user profile data and suspended-users profile data. This similarity search engine is used to similarity search the profile data against suspended-users profile data and provide a similarity search result set that includes indicia of similarity. The suspended-users profile data contains profile data of users that have been removed or suspended from the system in the past (see Applicants' specification paragraph 0016). If a new user profile data has a similarity match to a suspended-user's profile data, an investigation is conducted to determine if the new user is trying to gain access to the system by creating a new fictitious account (see Applicants' specification paragraph 0020).

The Office cites column 5, line 30-49 of the Chapman reference as disclosing Applicants' first limitation of claim 29. See row 1 of Table 5A for a side-by-side comparison of the first limitation of claim 29 with this passage from the Chapman reference that the Office asserts is

equivalent. Applicants contend that this claim limitation is not explicit, implicit or inherent in the passage in Chapman cited by the Office, as shown in Table 5A. This passage describes conventional methods for validating a user account by exact matching of usernames with those stored in a database file, authenticating the user by exact comparison of the encrypted true password with that supplied by a user attempting to logon, and establishing exact user credentials stored in a database. This cited passage in Chapman requires exact matching of usernames and passwords, which may be performed by conventional database management systems. This passage also describes checking account details to determine whether or not to grant a user access to the system. There is no disclosure of similarity searching in this cited passage, and furthermore, a similarity search would not be applicable or desirable to this application, since persons other than an authenticated user may gain access to the computer system by providing similar usernames and passwords. There is no correspondence or equivalence between Applicants' first limitation of claim 29 and the passage in Chapman cited by the Office. There is no disclosure in the Chapman reference of similarity searching profile data against suspendedusers profile data. There is no disclosure of either similarity searching or of suspended-users profile data in the Chapman reference.

Considering the second element of Applicants' claim 29 reciting the limitation "receiving one or more similarity search results sets, each result set having a corresponding new user profile data record and a corresponding similarity match score". The Office cites column 5 lines 42-45 of Chapman as disclosing Applicants' second limitation of claim 29. See row 2 of Table 5A for a side-by-side comparison of the second limitation of claim 29 with this passage from the Chapman reference that the Office asserts is equivalent. Applicants contend that this claim limitation is not explicit, implicit or inherent in the passage in Chapman cited by the Office, as

shown in Table 5A. This passage describes checking account details to determine whether or not to grant a user access to the system. There is not disclosure in this passage or anywhere else in the Chapman reference of receiving a similarity search result set, where each result set includes a corresponding new user profile data record and a corresponding similarity score. Furthermore, in order to accomplish this limitation, a similarity search engine like that disclosed in U.S. Patent No. 6,618,727 would be required. There is no disclosure in Chapman or Brown of similarity searching. There is no correspondence or equivalence between Applicants' second limitation of claim 29 and the passage in Chapman cited by the Office.

Considering the third element of Applicants' claim 29 reciting the limitation "comparing each similarity match score with a pre-determined match tolerance level". The Office cites column 3, line 66 - column 4, line 7 of Brown as disclosing having a match score for similarity search result. See row 3 of Table 5B for a side-by-side comparison of this limitation of claim 29 with this passage from the Brown reference that the Office asserts is equivalent. Applicants contend that this claim limitation is not explicit, implicit or inherent in the passage in Brown cited by the Office, as shown in Table 5B. The cited passage discloses reliance on the matching index entries using a Soundex function that phonetically encodes text elements for computing record weights and determining match conditions for indicating how close input data is to certain match records using a second function described in Column 4, Lines 8-15 as a statistical test. There is no disclosure in this passage of assigning a match score to each similarity search result set, as disclosed in U.S. Patent No. 6,618,727. The Office also cites column 14, lines 49-51 of Brown as disclosing comparing a match score against a predetermined tolerance level. The cited passage discloses multiple match conditions when more than one match record matches input search data above a threshold amount. There is no disclosure of comparing the match score

assigned to each similarity search result set to a pre-determined match tolerance level, as illustrated in row 3 of Table 5B.

Considering the fourth and fifth elements of Applicants' claim 29 reciting the limitations "for each negative similarity match score having a value of less than or equal to the predetermined match tolerance level, allowing access to the computer system by a new user associated with a new user profile data record corresponding to a negative similarity match score", and "for each positive similarity match score having a value greater than the predetermined match tolerance level, denying access to the computer system by a new user associated with a new user profile data record corresponding to a positive similarity match score." The Office cites column 4, lines 27-30 of Brown as disclosing having a match score for similarity search result. See rows 4 and 5 of Table 5B for a side-by-side comparison of these limitations of claim 29 with this passage from the Brown reference that the Office asserts is equivalent. Applicants contend that this claim limitation is not explicit, implicit or inherent in the passage in Brown cited by the Office, as shown in Table 5B. The cited passage of column 4, lines 27-30 of Brown describes a Q-Gram function that allows the invention to determine a precise match condition. There is no disclosure in Applicants' specification of a G-Gram function. There is no disclosure of comparing the match score assigned to each similarity search result set to a pre-determined match tolerance level, as illustrated in rows 4 and 5 of Table 5B.

Regarding dependent claim 30 of Applicants' specification that includes the step of denying access, the first element of claim 30 recites the limitation "confirming whether the positive similarity match score exists between the new user profile data record and a corresponding suspended-users profile data record". The Office cites column 13, lines 49-59 of Brown as disclosing whether a positive similarity match score exists between the new user

profile data record and a corresponding suspended users profile data record. See row 6 of Table 5C for a side-by-side comparison of this limitation of claim 30 with this passage from the Brown reference that the Office asserts is equivalent. Applicants contend that this claim limitation is not explicit, implicit or inherent in the passage in Brown cited by the Office, as shown in Table 5C. The cited passage of column 13, lines 49-59 of Brown describes a process for determining a likelihood of a close match between individual match records and input search data using Soundex functions and statistical analysis functions. There is no disclosure in Applicants' specification of the use of Soundex functions or statistical analysis functions for determining a match between input search data and match records. There is no disclosure in the Brown reference of a similarity search function providing similarity match scores. There is no disclosure of determining whether a positive similarity match score exists between the new user profile data record and a corresponding suspended users profile data record, as illustrated in row 6 of Table 5C.

Considering the second element of Applicants' claim 30, which recites the limitation "allowing a new user associated with a new user profile data record corresponding to a positive similarity match score to access the computer system, where the positive similarity match score is not confirmed". The Office cites column 13, lines 55-59 of Brown as disclosing allowing a user access to the computer system where the positive similarity match score is not confirmed. See row 7 of Table 5C for a side-by-side comparison of this limitation of claim 30 with this passage from the Brown reference that the Office asserts is equivalent. Applicants contend that this claim limitation is not explicit, implicit or inherent in the passage in Brown cited by the Office, as shown in Table 5C. The cited passage of column 13, lines 55-59 of Brown describes a step that uses statistical analysis functions in the process for determining a likelihood of a close

match between individual match records and input search data using Soundex functions and statistical analysis functions. There is no disclosure in Applicants' specification of the use of Soundex functions or statistical analysis functions for determining a match between input search data and match records. There is no disclosure in the Brown reference of a similarity search function for providing positive similarity match scores. There is no disclosure for allowing a user access to the computer system where the positive similarity match score is not confirmed, as illustrated in row 7 of Table 5C.

Considering the third element of Applicants' claim 30, which recites the limitation "denying a new user associated with a new user profile data record corresponding to a positive similarity match score access to the computer system, where the positive similarity match score is confirmed." The Office cites column 13, lines 55-59 of Brown as disclosing denying a user access to the computer system where the positive similarity match score is confirmed. See row 8 of Table 5C for a side-by-side comparison of this limitation of claim 30 with this passage from the Brown reference that the Office asserts is equivalent. Applicants contend that this claim limitation is not explicit, implicit or inherent in the passage in Brown cited by the Office, as shown in Table 5C. The cited passage of column 13, lines 55-59 of Brown describes a step that uses statistical analysis functions in the process for determining a likelihood of a close match between individual match records and input search data using Soundex functions and statistical analysis functions. There is no disclosure in Applicants' specification of the use of Soundex functions or statistical analysis functions for determining a match between input search data and match records. There is no disclosure in the Brown reference of a similarity search function for providing positive similarity match scores. There is no disclosure for denying a user access to

the computer system where the positive similarity match score is confirmed, as illustrated in row 8 of Table 5C.

COMPARISON OF INDEPENDENT CLAIM		29 AND DEPENDENT CLAIM 30 LIMITATIONS WITH PASSAGES CITED BY
		THE OFFICE
CLAIM LIMITATIONS	CITATION	OFFICE ASSERTED EQUIVALENT IN CHAPMAN AND BROWN
1. Claim 29, "similarity searching one or more	Chapman:	Describes a process of checking a user account details 42 at logon, as shown
new user profile data records against suspended-	Column 5,	in Figure 3 of Chapman. The step 42 comprises the steps of validating 44,
users profile data records"	Line 30-49	authenticating 46 and establishing credentials 48. Validating 44 the user
		account is performed by checking that a username 31 exists in a file 30 that
		matches the username supplied by the user attempting to gain access.
		Authenticating 46 the user is performed by comparing an encrypted true
		password 31 with an encrypted password supplied by the user attempting to
		gain access. Establishing credentials 48 is data stored in a database that
		define the user's accountability and access rights to files on the system.
		"This step 42 of checking account details is therefore the step at which it is
		normally determined whether or not a user is to be granted access to the
		system 2 and allowed to proceed with the later steps in the logon sequence.
		As will be discussed later, in the preferred embodiment of the present
		invention a user may be denied access at a later stage."
2. Claim 29, "receiving one or more similarity	Chapman:	"This step 42 of checking account details is therefore the step at which it is
search results sets, each result set having a	Column 2,	normally determined whether or not a user is to be granted access to the
corresponding new user profile data record and a	Lines 42-45	system 2 and allowed to proceed with the later steps in the logon sequence.
corresponding similarity match score"		As will be discussed later, in the preferred embodiment of the present
		invention a user may be denied access at a later stage."

TABLE 5A

COMPARISON OF INDEPENDENT CLAIM		29 AND DEPENDENT CLAIM 30 LIMITATIONS WITH PASSAGES CITED BY THE OFFICE
CLAIM LIMITATIONS	CITATION	OFFICE ASSERTED EQUIVALENT IN CHAPMAN AND BROWN
3. Claim 29, "comparing each similarity match	Brown:	The cited passage relies on a first function described in Column 3, Lines 47-
score with a pre-determined match tolerance	Column 3,	65 to determine matching index entries. This function is described as a
leve!"	Line 66	Soundex function that phonetically encodes text elements. The cited passage
	through	discloses reliance on the matching index entries using a Soundex function
	Column 4,	for computing record weights and determining match conditions for
	Line 7	indicating how close input data is to certain match records using a second
		function described in Column 4, Lines 8-15 as a statistical test.
	Brown:	"A multiple match condition exists when one or more match record matches
	Column 14,	the input search data above a predetermined threshold amount."
-	Lines 49-51	
4. Claim 29, "for each negative similarity match	Brown:	"The Q-gram function allows the invention to exactly determine a precise
score having a value of less than or equal to the	Column 4,	match condition for the closest database match records."
pre-determined match tolerance level, allowing	Lines 27-30	
access to the computer system by a new user		
associated with a new user profile data record		
corresponding to a negative similarity match		
score"		
5. Claim 29, "for each positive similarity match	Brown:	Same as above.
score having a value greater than the pre-	Column 4,	
determined match tolerance level, denying	Lines 27-30	
access to the computer system by a new user	.= .	
associated with a new user profile data record		

TABLE 5B45

COMPARISON OF INDEPENDENT CLAIM		29 AND DEPENDENT CLAIM 30 LIMITATIONS WITH PASSACES CITED BY
		THE OFFICE
CLAIM LIMITATIONS	CITATION	OFFICE ASSERTED EQUIVALENT IN CHAPMAN AND BROWN
corresponding to a positive similarity match		
score"		
6. Claim 30, "confirming whether the positive	Brown:	In the description of Figure 7 for determining match records, after the step
similarity match score exists between the new	Column 13,	of 35 determining a set of match records using Soundex functions, the step
user profile data record and a corresponding	Lines 49-59	of 36 computing record weight of match records, the step of 37 includes
suspended-users profile data record"		receiving the entire set of match records with the record weights and
		applying a second statistical analysis function for determining a likelihood
		of a close match between individual match records and the input search data.
7. Claim 30, "allowing a new user associated	Brown:	"Generally, the second function may be any statistical analysis function
with a new user profile data record	Column 13,	which compares the record weights of each unique match record, or a subset
corresponding to a positive similarity match	Lines 55-59	thereof, and determines the likelihood of a close match between individual
score to access the computer system, where the		match records and the input search data."
positive similarity match score is not confirmed"		
8. Claim 30, "denying a new user associated	Brown:	Same as above.
with a new user profile data record	Column 13,	
corresponding to a positive similarity match	Lines 55-59	
score access to the computer system, where the		
positive similarity match score is confirmed"		

TABLE 5C

Summary

The responses detailed above rebut the assertions by the Office of anticipation and obviousness of Applicants' invention, since all the elements of Applicants' claimed invention are not found in the cited references of Chapman et al and Brown et al. The responses substantiate the novelty and nonobviousness of claims 1-11, 13-24 and 26-30 of Applicant's specification over the cited references. Since the rejections are unsupported for failure to find all Applicants' claim limitations in the cited references, the rejections should be withdrawn.

Should there remain unresolved issues that require adverse action, it is requested that the Examiner telephone Douglas D. Russell, Applicants' Attorney at 512-338-4601 so that such issues may be resolved as expeditiously as possible.

For these reasons and in view of the above discussion, this application is now considered to be in condition for allowance and such action is earnestly solicited.

Respectfully Submitted,

Date

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APPENDIX A CLAIMS

- 1. (previously presented) A method for verifying the identities of new users of a computer system using similarity searching, comprising:
 - a. receiving a plurality of records, each record containing profile data input by a new user;
 - b. similarity searching the profile data of each record against suspended-users profile data;
 - c. receiving a similarity search result set;
 - d. determining, for each record, whether a positive similarity match or a negative similarity match exists between the profile data of the record and the suspended-users profile data based on the similarity search result set;
 - e. allowing a new user to access the computer system, where a negative similarity match is determined between the record of the new user and the suspended-users profile data; and
 - f. forwarding the record of a new user to a review process, where a positive similarity match is determined between the record of the new user and the suspended-users profile data, the review process comprising:
 - i. confirming whether the positive similarity match exists between the profile data of the record and the suspended-users profile data;
 - ii. allowing the new user to access the computer system, where the positive similarity match is not confirmed; and
 - iii. denying the new user access to the computer system, where the positive similarity match is confirmed.
- 2. (previously presented) The method of claim 1, wherein the step of determining a positive or negative similarity match further comprises:

assigning a match score to each similarity search result set; and comparing the match score to a pre-determined match tolerance level.

- 3. (original) The method of claim 1, wherein the step of denying a new user access to the computer system comprises permanently denying the new user access to the computer system.
- 4. (original) The method of claim 1, wherein the step of denying a new user access to the computer system comprises temporarily denying the new user access to the computer system for a pre-determined period.
- 5. (original) The method of claim 1, wherein the step of receiving a plurality of records further comprises creating an account for each new user.
- 6. (original) The method of claim 1, wherein the step of receiving a plurality of records further comprises receiving a plurality of records into a production new-user database.
- 7. (original) The method of claim 6, further comprising updating a new-users profile database, with profile data from each new-user record received into the production new-users database, before the step of similarity searching.
- 8. (original) The method of claim 7, further comprising updating a suspended-users profile database, containing suspended-user profile data, with additional suspended-user profile data stored in a production-suspended-users database, before the step of similarity searching.
- 9. (original) The method of claim 8, wherein the step of similarity searching further comprises similarity searching the new-user profile data against the suspended-users profile database, via a batch similarity search engine.
- 10. (previously presented) The method of claim 1, wherein the positive response process further comprises relaying the new-user record to a user-review database, before the step of confirming at least one positive similarity match.
- 11. (previously presented) The method of claim 10, further comprising the step of displaying the user-review database via a web-based interface, after the step of relaying the new-user record to

a user-review database and before the step of confirming at least one positive similarity match.

- 12. (canceled)
- 13. (previously presented) A method for verifying identities of new users of a computer system using similarity searching, comprising:
 - a. receiving a plurality of records into a production new-user database, each record comprising profile data input by a new user;
 - b. updating a new-users profile database, with profile data from each record received into the production new-users database;
 - c. updating a suspended-users profile database, containing suspended-user profile data, with additional suspended-user profile data stored in a production-suspended-users database;
 - d. relaying the new-user profile data from the new-user profile database to a similarity search engine;
 - e. similarity searching the new-user profile data against the suspended-users profile database, via the similarity search engine;
 - f. receiving at least one similarity search result set;
 - g. determining, for each record, whether a positive similarity match or a negative similarity match exists between the profile data of the record and the suspended-users profile data based on the similarity search result set;
 - h. allowing a new user to access the computer system, where a negative similarity match is determined between the record of the new user and the suspended-users profile data; and
 - j. forwarding the record of a new user to a review process, where a positive similarity match is determined between the record of the new user and the suspended-users profile data, the review process comprising:

- i. confirming whether the positive similarity match exists between the profile data of the record and the suspended-users profile data;
- ii. allowing the new user to access the computer system, where the positive similarity match is not confirmed; and
- iii. denying the new user access to the computer system, and forwarding the profile data from the new-user record to the production suspended-users database, where the positive similarity match is confirmed.
- 14. (original) The method of claim 13, wherein the step of receiving a plurality of new-user records into a production new-user database further comprises creating an account for each new user.
- 15. (original) The method of claim 13, wherein the step of updating the new-users profile database further comprises importing the production new-users database into the new-users profile database.
- 16. (original) The method of claim 13, wherein the step of updating the suspended-users profile database further comprises importing the production suspended-users database into the suspended-users profile database.
- 17. (original) The method of claim 13, further comprising the step of formulating the new-user profile data into at least one search command, after the step of updating the new-users profile database and before the step of similarity searching.
- 18. (previously presented) The method of claim 13, wherein the step of determining a positive or negative similarity match further comprises:

assigning a match score to each similarity search result set; and comparing the match score to a pre-determined match tolerance level.

- 19. (original) The method of claim 13, wherein a similarity search result set is received for each new-user record searched.
- 20. (original) The method of claim 13, wherein one similarity search result set is received for all new-user records searched.
- 21. (previously presented) The method of claim 13, wherein the positive response process further comprises relaying the new-user record to a user-review database, before the step of confirming at least one positive similarity match.
- 22. (previously presented) The method of claim 21, further comprising the step of displaying the user-review database via a web-based interface, after the step of relaying the new-user record to a user-review database and before the step of confirming at least one positive similarity match.
- 23. (original) The method of claim 13, wherein the step of denying a new user access to the computer system comprises permanently denying the new user access to the computer system.
- 24. (original) The method of claim 13, wherein the step of denying a new user access to the computer system comprises temporarily denying the new user access to the computer system for a pre-determined period.
- 25. (canceled)
- 26. (previously presented) A system for verifying identities of new users of a computer system using similarity searching, comprising:

means for receiving records from a plurality of new users;

means for extracting new-user profile data from each record;

means for similarity searching the new-user profile data against suspended-users profile data; means for receiving similarity search results sets;

means for determining whether a positive similarity match or a negative similarity match exists between the new-user profile data of each record and the suspended-users profile data;

means for allowing a new user to access the computer system, where a negative similarity match exists; and

means for reviewing the record of a new user, where a positive similarity match exists between the record and suspended-users profile data, comprising:

means for confirming whether the positive similarity match exists between the record and suspended-users profile data;

means for allowing the new user to access the computer system, where the positive similarity match is not confirmed; and

means for denying the new user access to the computer system, where the positive similarity match is confirmed.

- 27. (previously presented) A computer-readable medium containing instructions for controlling a computer system to implement the method of claim 1.
- 28. (previously presented) A computer-readable medium containing instructions for controlling a computer system to implement the method of claim 13.
- 29. (previously presented) A method for verifying the identities of new users of a computer system using-similarity searching, comprising:

similarity searching one or more new user profile data records against suspended-users profile data records;

receiving one or more similarity search results sets, each result set having a corresponding new user profile data record and a corresponding similarity match score;

comparing each similarity match score with a pre-determined match tolerance level;

- for each negative similarity match score having a value of less than or equal to the predetermined match tolerance level, allowing access to the computer system by a new user associated with a new user profile data record corresponding to a negative similarity match score; and
- for each positive similarity match score having a value greater than the pre-determined match tolerance level, denying access to the computer system by a new user associated with a new user profile data record corresponding to a positive similarity match score.
- 30. (previously presented) The method of claim 29, wherein the step of denying access comprises:
 - confirming whether the positive similarity match score exists between the new user profile data record and a corresponding suspended-users profile data record;
 - allowing a new user associated with a new user profile data record corresponding to a positive similarity match score to access the computer system, where the positive similarity match score is not confirmed; and
 - denying a new user associated with a new user profile data record corresponding to a positive similarity match score access to the computer system, where the positive similarity match score is confirmed.